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VIA FEDEX

May 21, 2014

Mr. Jeffrey Derouen
Executive Director
Kentucky Public Service Commission
P.O. Box 615
211 Sower Boulevard
Frankfort, KY 40602

RECEIVED

MAY 2 2 2014

PUBLIC SERVICE COMMISSION

RE:

In the Matter of: New Cingular Wireless Application for CPN

Staffordsville DT Site (Case No.: 2014-00087)

Dear Mr. Derouen:

Enclosed please find for filing with the Commission in the above-referenced case an original and ten (10) copies of New Cingular Wireless PCS, LLC's ("AT&T Mobility") Motion for Seven Day Extension of Time to Respond to Appalachian Wireless Motion to Intervene.

Thank you and please do not hesitate to contact me if you have any questions or concerns.

Sincerely, David A. Pike Attorney for AT&T Mobility Pike Legal Group, PLLC

RECEIVED

COMMONWEALTH OF KENTUCKY BEFORE THE PUBLIC SERVICE COMMISSION

MAY 2 2 2014

PUBLIC SERVICE COMMISSION

In the Matter of:

THE APPLICATION OF)
NEW CINGULAR WIRELESS PCS, LLC	j ,
FOR ISSUANCE OF A CERTIFICATE OF PUBLIC) CASE NO.: 2014-00087
CONVENIENCE AND NECESSITY TO CONSTRUCT)
A WIRELESS COMMUNICATIONS FACILITY)
IN THE COMMONWEALTH OF KENTUCKY)
IN THE COUNTY OF JOHNSON)

SITE NAME: STAFFORDSVILLE DT

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APPLICANT'S MOTION FOR SEVEN DAY EXTENSION OF TIME TO RESPOND TO APPALACHIAN WIRELESS MOTION TO INTERVENE

Applicant New Cingular Wireless PCS LLC ("AT&T Mobility"), by counsel, makes a Motion for a Seven Day Extension of Time to respond to the Motion to intervene of Appalachian Wireless in the within proceeding. In support of this Motion, AT&T Mobility respectfully provides and states the following information:

- 1. East Kentucky Network, LLC d/b/a Appalachian Wireless ("Appalachian Wireless") has filed a Motion to Intervene in this proceeding as received by the Kentucky Public Service Commission on or about May 19, 2014 and has filed companion Motions to Intervene in several other AT&T Mobility cases for proposed tower sites at different locations in various counties.
- 2. 807 K.A.R. 5:001 requires "unless the Commission orders otherwise" that AT&T Mobility file any Response to such Motion "... no later than seven (7) days from the date of filing of a motion."
 - 3. AT&T Mobility requests a seven day extension of time through June 2, 2014 to

respond in writing to such Motion to Intervene, because of: (a) the complexity of the issues to be addressed, (b) that multiple tower sites are involved in companion Motions to Intervene, (c) because of AT&T Mobility's intent to present certain factual evidence in response in addition to legal argument, and (d) that the Memorial Day Holiday Weekend falls in the original seven (7) day period.

- 4. AT&T Mobility maintains that it having sufficient opportunity to prepare and file a thorough Response to the Motion to Intervene will allow the Commission and its Staff to be better informed on the relevant issues in advance of any Informal Conference which is scheduled. Also, AT&T Mobility recognizes 807 K.A.R. 5:001 would allow Appalachian Wireless five days to file a Reply to the Response. Having the record appropriately developed prior to an Informal Conference on the issues is in the interest of all parties as well as the public interest.
- 5. AT&T Mobility timely files this Motion in advance of expiration of the original seven day deadline for a Response pursuant to 807 K.A.R. 5:001.

WHEREFORE, Applicant respectfully requests the Kentucky Public Service Commission:

- (a) accept this Motion for filing;
- (b) grant the requested Seven Day extension of time through June 2, 2014 for Response to the Appalachian Wireless Motion to Intervene;
 - (e) to grant Applicant any other relief to which it is entitled.

CERTIFICATE OF SERVICE

The undersigned hereby certifies the within was mailed by U.S. Postal Service

first class mail postage prepaid to the following on this 21 day of MAY 2014:

William S. Kendrick
Francis, Kendrick & Francis
P.O. Box 268
Prestonsburg, Kentucky 41653
(Attorney for East Kentucky Network, LLC, d/b/a Appalachian Wireless)

Jeff Derouen Executive Director, PSC 211 Sower Blvd. P.O. Box 615 Frankfort, KY 40602

Richard G. Raff
Jeb Pinney
Division of General Counsel
Kentucky Public Service Commission
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Respectfully submitted,

David A. Pike

and

F. Keith Brown

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